MSSB-7007.1-Bk (11/23)

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI JACKSON-3 DIVISION

IN RE: AARON WESLEY HEIL AND AUBRIE CLARA HEIL, DEBTORS

**CHAPTER 7 PROCEEDING** 

CASE NO. 25-00686-KMS

## **CORPORATE OWNERSHIP STATEMENT**

Pursuant to Federal Rules Bankruptcy Procedure and Mississippi Bankruptcy Local Rules, Wells Fargo Bank, N.A. d/b/a Wells Fargo Auto, a [Name of Corporate Party] [Check One] Party to a contested matter Miss. Bankr. L.R. 9014-1(c) Corporate Debtor FRBP 1007(a)(1) Corporate Petitioner of an involuntary petition **FRBP 1010(b)** Alleged Corporate Debtor **FRBP 1011(f)** Make the following disclosure(s): The following entities owning, directly or indirectly, 10% or more of any class of the corporation's (s') equity interests, are listed below: Wells Fargo Bank, N.A. is owned 100% by WFC Holdings, LLC. WFC Holdings, LLC is owned 100% by Wells Fargo & Company, which is a publicly traded company. OR There are no entities owning, directly or indirectly, 10% or more of any class of the corporation's equity interest. May 27, 2025 Respectfully Submitted, Date: LOGS LEGAL GROUP LLP /s/ Eric C. Miller William Savage #105785 **Eric Miller #102327 Attorney for Creditor** 

Pursuant to Miss. Bankr. L.R. 7007.1-1 the requirements for filing a Corporate Ownership Statement, under Fed. R. Bankr. P. 7007.1 shall also apply to general partnerships, limited partnerships, joint ventures, and limited liability companies.